

**Borrow Money**

\$10 to \$100 on your salary, furniture, pianos, horses, cows, etc. Nothing removed. Quick, courteous, confidential.

THE MUTUAL LOAN CO.  
Lewis Bldg. Central and Adams

**D. D. HORNING**

For Sale—Lands in small or large acreage.

INSURANCE AND LOANS  
RENTALS, COLLECTIONS  
Office 411 West Monroe St.  
Cor. 4th Ave. Phoenix

**FOR SALE**

800 acres fine alfalfa and fruit land. Fine soil. Plenty water. Easy terms. Price \$50 to \$100 per acre. 10 acres north of Phoenix near Central Avenue, \$2500. \$1000 will handle this. J. L. IRVIN, 11 North First Avenue.

**Stables and Corrals**

GOOD HORSES AND RIGS  
For hire and for sale at Corral prices. Commercial Corral, E. A. Starr & Co., Props. Phone 1704.

**Money to Loan**

\$2000 TO LOAN. Kinney & Thirt. 35 East Adams.

MONEY TO LOAN—On good improved real estate at lowest rates. E. E. Pascoe, 110 North Center street.

BORROW MONEY—\$10 to \$100 on your salary, furniture, pianos, etc. confidential; nothing removed. Mutual Loan Co., Lewis Bldg., Central and Adams, Phone 1396.

**Lost and Found**

LOST—Roll of film for vest pocket camera, between town and Fair Grounds, finder please return to Abbott at Republican office.

LOST—Saturday morning, black fancy feather hat ornament; finder please notify owner. Phone 8755.

FIRST CLASS GROCERY, doing good business; good reason for selling. Address P. O. Box 652, City.

LOST OR STOLEN—Gray mare, weight about 1050, 5 years old, newly shod, wire cut on right hind leg and left fore foot. Robert S. Fisher, 229 Goodrich Block. Phone 1025.

STOLEN—Hudson bicycle No. 17385. J. D. cut on the seat, reward. M. F. DeWitt, 30 N. 2nd Ave.

LOST—Dark gray mare, about 2½ years old, weight about 1300, had halter on when lost. Please notify 20 S. 4th Ave. Phone 1368.

**Lodge Notices**

Phoenix Lodge No. 2, Knights of Pythias, meets 7:30 p. m. every Friday. Visiting members invited. V. A. Thompson, C. C. Phone office 567, Residence 2153. W. C. Powell, K. R. & S.

PHOENIX LODGE No. 708 Loyal Order of Moose. Meetings every Tuesday, 1 O. O. F. hall. Visiting brothers invited. Walter J. Jant, Dictator; Walter J. Van Tyne, Secretary.

HATS RENOVATED  
most reliable place in town.  
24 N. 2nd St. Phone 456.  
Phoenix Hat Mfg. Co.

**Special Notices**

K. C. EMPLOYMENT OFFICE—Can furnish on short notice all kinds of reliable help, give us a trial. Phone 1022.

REMOVAL NOTICE—Dr. H. K. Beauchamp has removed his offices from the Nicholson building to rooms 203 and 204 Goodrich building. Telephone 533.

ODD NEEDLE WORK—Taught at 276 N. 3 Ave.

DR. F. V. WOODWARD has returned from vacation and ready to resume practice again first of next week.

AUTOMOBILES—Steam cleaned, washed, polished and repaired by expert factory mechanics. R. H. Dewey & L. C. Taylor. 28 South 4th Ave.

FASHIONABLE DRESSMAKING and ladies tailoring. 822 N. 2nd St.

\$10 REWARD for the arrest and conviction of anyone stealing Arizona Republican from the front yards of any of our subscribers.

THE ARIZONA REPUBLICAN

PARTIES DESIRING to take moonlight rides to Granite Reef, Ostich Farm and other places of interest in Salt River Valley should inquire of Lightning Delivery. Phones 594 and 1756.

GOWNS for all occasions; reasonable. Phone 8564; 310 North Central Ave.

CASA GRANDE—For information regarding this rapidly growing progressive section of Arizona, address Bulletin Publishing Co., Casa Grande, Ariz.

\$125 PER WORD inserts classified Ads in thirty-six leading papers in United States; send for list. The Duke Advertising Agency, 427 South Main St., Los Angeles, or 12 Geary St., San Francisco, Cal.

WHY?—Of all the sub-divisions surrounding Phoenix La Belle Place was chosen by two of our best real estate men for their homes. WHY? Ask us. Capital Savings Investment Co., 200 West Washington St.

**Personals**

BE BEAUTIFUL without the aid of high priced preparations. We tell you how and supply you the complete secret and instruction for making at home, at the cost of a few cents, enough to last for months. Entirely harmless. Every woman delighted and surprised. Send 25c today for full instructions. Rose Landon Co., Box 56, Tropic, Calif.

MARRY—Many wealthy members seeking early marriage. Big list 10c. Mission Unity, San Francisco, Cal.

GET MARRIED—Thousands tired living alone, anxious to marry; many wealthy, descriptions free. Mrs. Hyde, 2677 Mission, San Francisco.

COZENS—The undersigned solicitors will be glad if Mr. William Edward Cozens formerly of Duddelstone, Taunton, but last heard of at Phoenix, Arizona, will communicate with them (to his advantage) but should be dead a reward will be given for certificate of his death. G. H. Kite and Sons, Solicitors, Taunton, England.

**Announcements**

THE MILLINERY CLASSES at the W. C. T. U. will open on Tuesday, Oct. 7 at 2 p. m., continuing weekly under the direction of Miss Flora Jacobs.

**CARPET CLEANERS**

THE ELECTRIC Carpet Cleaner Works, 618 South Center, solicits your patronage. Guaranteed to get the dirt. Rates reasonable. Phone 733.

**TYPEWRITERS**

REMINGTON TYPEWRITER CO.—35 East Adams; Overland 670.

**Corsetiere**

NU BONE CORSET—Designed and fitted according to the individual needs of the figure. Comfortable, hygienic and stylish. Helen Jennings, 715 West Washington; phone 5639.

UNDERTAKING AND EMBALMING  
EASTERLING & WHITNEY—Undertakers and Embalmers, 213 West Washington St., Phoenix, Arizona.

MOHN, DRISCOLL & MAUS—Undertakers, Embalmers and Funeral Directors, 118 North Central ave., Phoenix.

**IN THE SUPERIOR COURT OF THE COUNTY OF MARICOPA, STATE OF ARIZONA**

In the Matter of the Estate of HARRY T. CRISWELL, Deceased.  
Notice of sale of Real Estate, at Private Sale.

NOTICE IS HEREBY GIVEN, That in pursuance of an order of the Superior Court of the County of Maricopa, State of Arizona, made on the 24th day of September, 1913, in the matter of the estate of Harry T. Criswell, deceased, the undersigned, the administrator of said estate, will sell at private sale, to the highest bidder, the following described real estate, situated in Maricopa County, Arizona, to-wit: The South half (S½) of the Southeast Quarter, One (1) Section Seven (7), Township One (1) North, Range Two (2) East of the Gila and Salt River Base and Meridian, containing 77 acres, more or less, together with all rights and privileges, appurtenant or to become appurtenant to said land by virtue of the shares of the Capital Stock of the Salt River Valley Water Users Association, and subject to all the terms, conditions and liabilities incident thereto.

The sale will be made on or after Monday the 13th day of October, 1913, and all bids will be received at the offices of Baker & Baker, 317-318 Fleming Building, Phoenix, Maricopa County, Arizona.

Terms of Sale: At least the sum of \$1500 to be paid in cash, the balance of the amount bid to be paid on or before one year from the date of the sale, with interest thereon at the rate of Eight per cent per annum from the date of the sale until paid, interest payable semi-annually, the purchaser to give promissory notes for said unpaid balance of the amount bid and interest thereon and a mortgage on said premises to secure the payment of the same; ten per cent of said cash payment to be paid at the time of the sale and the balance of said cash payment to be paid upon confirmation of the sale by the above entitled court.

Dated: September 25, 1913.  
FRANK L. CRISWELL,  
Administrator of the estate of Harry T. Criswell, deceased.

Hire a little Salesman at The Republican office. A Want Ad will see more customers than you can.

NOTICE TO CREDITORS.  
Estate of L. T. Mansfield, deceased. Notice is hereby given by the undersigned administratrix of the estate of L. T. Mansfield, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said administratrix at the estate of Alexander & Christy, room 311 Fleming Building, City of Phoenix, Maricopa County, Arizona, the same being the place for the transaction of the business of said estate, in said County of Maricopa, State of Arizona.

NANNIE T. MANSFIELD,  
Administratrix of the estate of L. T. MANSFIELD, deceased.

Dated this 18th day of Sept. A. D. 1913

**ORDINANCE NO. 565**

AN ORDINANCE MAKING IT UNLAWFUL FOR ANY PERSON TO LAY, OR CAUSE TO BE Laid, ANY SIDEWALK UNLESS THE SAME BE LAID ACCORDING TO THE LINES AND OFFICIAL GRADES FOR SUCH WORK AS FURNISHED BY THE CITY ENGINEER, AND IN ACCORDANCE WITH SPECIFICA-

TIONS FOR SUCH WORK APPROVED AND ADOPTED BY THE COMMON COUNCIL.

THE COMMON COUNCIL OF PHOENIX DO ORDAIN AS FOLLOWS:

Section 1. It shall be, and it is hereby made unlawful for any person, whether owner, contractor or otherwise, to lay or cause to be laid, any sidewalk on any public street or alley, unless the same be laid according to the lines and official grades for such work as furnished by the City Engineer of the City of Phoenix, and in accordance with specifications for such work approved and adopted by the Common Council of the City of Phoenix.

Section 2. It shall be, and it is hereby made the duty of the said City Engineer to furnish, upon request of any owner whose property abuts upon, or is contiguous to any street that is to be improved by the laying of a sidewalk, or to the contractor who is to lay said sidewalk, the lines and grades established for such sidewalk by the City of Phoenix, subject to the following provisions:

When the said sidewalk is to be less than one hundred and thirty-five feet (135) in length, the City Engineer is hereby authorized and directed to make a charge of Five Dollars (\$5.00) and collect the said sum, for setting the stakes for the said work.

When the said sidewalk equals or exceeds one hundred and thirty-five feet (135) in length, no charge for setting the stakes shall be made.

For the purpose of providing the necessary inspection for said work, the City Engineer is hereby authorized and directed to make a charge, and to collect one-half cent (½c) per square foot of sidewalk to be laid as above provided.

The City Engineer shall not furnish the lines and grades for the laying of any sidewalk after the passage of a resolution of intention to improve any street by laying a sidewalk, unless such sidewalk is to be laid under the provisions of the "Improvement Act of 1912."

It shall be, and it is hereby made the duty of the said City Engineer at once upon receiving instructions from the Common Council authorizing the preparation of plans and a resolution of intention providing that a sidewalk be laid in front of, or abutting on their property, to notify all property owners in writing that after the expiration of thirty days, the said Common Council intends to, and will improve the street abutting their said property, describing same, by laying, or causing to be laid, a cement concrete sidewalk, specifying the width thereof, and if within the said period of thirty (30) days any property owner shall desire to construct his sidewalk by private contract, it shall be the duty of the said City Engineer to furnish such property owner with the proper lines and grades for such sidewalk as established by the City of Phoenix, provided that a charge as above provided shall be made for setting the stakes for the said work and for the inspection of the said work.

Section 3. Any person, whether owner or contractor, who shall lay or cause to be laid any sidewalk on any public street or alley in the City of Phoenix in violation of the provisions of this Ordinance, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in a sum of not less than Ten Dollars (\$10.00), and not more than Fifty Dollars (\$50.00), or imprisonment, or both, for a period of not less than ten (10) days, nor more than fifty (50) days, or by both such fine and imprisonment.

Section 4. All ordinances and parts of ordinances in conflict with the provisions of this Ordinance are hereby repealed.

Section 5. This Ordinance shall take effect and be in force from and after its passage and publication as by law required.

PASSED by the Common Council of the City of Phoenix this 2nd day of October, 1913.

LLOYD B. CHRISTY, Mayor.  
FRANK THOMAS, City Recorder.

**ORDINANCE NO. 564**

AN ORDINANCE amending Section 1, of Ordinance No. 438, of the City of Phoenix, entitled "An Ordinance Relating to the placing of poles, posts, trees, hitching rings, awnings or porch posts on the sidewalks of the City of Phoenix."

THE COMMON COUNCIL OF PHOENIX DO ORDAIN AS FOLLOWS:

Section 1. That Section 1, of Ordinance No. 438 of the City of Phoenix, entitled "An Ordinance Relating to the Placing of Poles, Posts, Trees, Hitching Rings, Awnings or Porch Posts on the Sidewalks of the City of Phoenix," be and the same is hereby amended to read as follows:

On all streets and on all alleys, all poles, posts, trees, hitching rings, awnings or porch posts, service hydrants and all other constructions extending above the grade of the sidewalk shall be placed so the same shall be six inches from the inside of the outer edge of the curb, save and excepting in the case of fire hydrants, which latter may be set otherwise if so directed by the Superintendent of the Water Department; provided, however, that on all streets and on all alleys, where iron poles are used, and said iron poles shall not exceed eight inches in diameter, the same may be placed so that the same shall be not to exceed ten inches from the inside of the outer edge of the curb.

Section 2. This Ordinance shall take effect and be in force from and after its passage and publication, as required by law.

PASSED by the Common Council of the City of Phoenix, this 2nd day of October, A. D. 1913.

LLOYD B. CHRISTY, Mayor.  
FRANK THOMAS, City Recorder.

Hire a little Salesman at The Republican office. A Want Ad will see more customers than you can.



E. H. Sothorn and Julia Marlowe. These famous Shakespearean stars will appear in several plays of the Bard of Avon early in January next.

**ORDINANCE NO. 563**

AN ORDINANCE amending Section 1, of Ordinance No. 426 of the City of Phoenix, entitled, "An Ordinance Requiring Bowling, Ten Pin Allys, and Roller Skating Rinks to be closed on Sundays, and Prohibiting persons under eighteen years of age from frequenting Bowling or Ten Pin Allys," so as to permit Skating Rinks to be operated on Sunday.

THE COMMON COUNCIL OF PHOENIX DO ORDAIN AS FOLLOWS:

Section 1. That Section 1, of Ordinance No. 426 of the City of Phoenix, entitled "An Ordinance Requiring Bowling, Ten Pin Allys, and Roller Skating Rinks to be closed on Sundays, and Prohibiting persons under eighteen years of age from frequenting Bowling or Ten Pin Allys," be and the same is hereby amended by striking out the words, "Roller Skating Rink," or "Roller Skating" wherever the same appear in said Section 1 of said Ordinance No. 426.

Section 2. That it shall be and it is hereby made unlawful for the proprietor, keeper, clerk, or other person having charge of any pool room, bowling alley, billiard hall or skating rink to keep open, or permit to be kept open, any pool room, bowling alley, billiard hall, or skating rink between 12 o'clock at night and 6 o'clock the following morning.

Section 3. This Ordinance shall take effect and be in force from and after its passage and publication, as by law required.

PASSED by the Common Council of Phoenix this 23rd day of September, A. D. 1913.

LLOYD B. CHRISTY, Mayor.  
FRANK THOMAS, City Recorder.

**RESOLUTION NO. 522**

A resolution ordering an election to authorize the issuance of bonds for funding the floating indebtedness of the City of Phoenix up to July 1, 1913; for purchasing two tracts of land for park purposes; for street improvements; and for the extension and improvement of the fire department of the City of Phoenix.

THE COMMON COUNCIL OF PHOENIX DO RESOLVE AS FOLLOWS:

First: That the following proposition be, and the same is hereby submitted to the qualified electors and property tax payers subject to taxation within the corporate limits within the City of Phoenix, County of Maricopa, State of Arizona, to be voted upon by them at an election called for the purpose to be held on the 11th day of October, A. D. 1913, in said city, county and state, viz:

The aggregate amount of indebtedness of the City of Phoenix, in the County of Maricopa, State of Arizona, now being in excess of four percentum of the value of the taxable property in said city, as is ascertained by the last assessment of taxable property in said City for City purposes, made previous to incurring of the indebtedness contemplated by this resolution, shall The Common Council of the City of Phoenix, in said County and State, issue bonds of the City of Phoenix, in the amount of Two Hundred and Fifty Thousand Dollars (\$250,000.00), for the purpose of funding its floating indebtedness up to July 1, 1913, amounting to approximately One Hundred and Twenty-five Thousand Dollars (\$125,000.00); to provide funds to the amount of Twenty-five Thousand Dollars for the purpose of purchasing two or more tracts of land to be hereafter selected by the Common Council of the City of Phoenix, said land to be used by said City of Phoenix, and the inhabitants thereof as public parks, and further to provide funds to the amount of Twenty-five Thousand Dollars (\$25,000.00) for the purpose of street improvements, and particularly the widening of Van Buren

street by condemnation, or otherwise, from the west line of Central Avenue to the east line of Second Avenue, in said City to an approximate width of fifty-seven (57) feet; said Van Buren Street when so widened to be for public use; and to provide funds to the amount of Seventy-five Thousand Dollars (\$75,000.00) for the purpose of enlarging the fire department of the City of Phoenix and increasing its equipment, by extending the fire alarm system, by the purchase of additional fire fighting apparatus and the establishment of sub-stations for the said fire department. Said bonds shall be in denominations of Five Hundred Dollars (\$500.00) each, shall bear the date of their issuance and be numbered consecutively from One upwards, the principal to be due in twenty (20) years from date thereof, provided that The Common Council of the City of Phoenix reserves the right to pay off such bonds in their numerical order at the rate of Twenty-five Thousand Dollars (\$25,000.00) thereof per annum from and after the expiration of ten (10) years from their date, all of said bonds to bear interest at the rate of five per cent per annum; interest thereon shall be paid semi-annually on the first day of January and July of each year after United States of America in the office of the City Treasurer of the City of Phoenix, Maricopa County, State of Arizona, or at such Bank in the City of Phoenix, in said state and county, or in the City of New York, or the State of New York, or such place as may be designated by the Common Council of the City of Phoenix, at the option of the holder of said bonds; place of payment to be mentioned in said bonds and shall be made payable to bearer, and said bonds are to be signed by the Mayor of said City of Phoenix, and attested by the City Recorder thereof, and to have the seal of the said City of Phoenix attached thereto, and each bond shall have interest coupons attached thereto so that the same may be removed therefrom without mutilating the bonds for the semi-annual interest to accrue thereon, which coupons shall have a fac-simile of the signatures of the Mayor and Recorder of said City of Phoenix lithographed or printed thereon, provided, that it shall not be necessary to impress upon such coupons the seal of said City of Phoenix. Said bonds shall be sold by the Common Council of the City of Phoenix at a regular or special meeting called for that purpose after causing to be entered upon the record of said The Common Council of the City of Phoenix, an order directing the sale of said bonds and the date and hour of said sale and shall cause a copy of said order to be published for at least four consecutive weeks before said sale in such daily or weekly newspaper or newspapers as may be designated by said The Common Council of the City of Phoenix, together with a notice that sealed proposals will be received by it for the purchase of said bonds on the date and hour named in said order. Said The Common Council of the City of Phoenix shall at said time, and at a meeting to be held for such purpose, open all sealed proposals received by them and shall award the purchase of said bonds to the highest and best responsible bidder, provided that none of said bonds shall be sold for less amount than par with accrued interest, and all bids or proposals received for the purchase of said bonds or other evidences of indebtedness shall be accompanied by a certified check not less than five per cent (5 per cent) of the total amount of said bid and The Common Council of the City of Phoenix shall reserve the right to reject any and all bids and all such certified checks accompanying bids which are not accepted and which are rejected, shall be returned to parties tendering the same. Certified check so deposited by the successful bidder shall be retained by said The Common Council of the City of Phoenix and shall be forfeited in the event that such bidder shall not carry out the terms of the contract, provided herein to be

entered into. The City Recorder of the City of Phoenix shall enter upon the record of the proceedings of The Common Council of the City of Phoenix the amount of bonds sold, their numbers and dates.

Second: That said election shall be held on the 11th day of October, A. D. 1913, between the hours of 6 o'clock in the forenoon and 6 o'clock in the afternoon of that day at the regular voting places within the limits of said City of Phoenix to be hereafter designated by The Common Council of the City of Phoenix and such elections shall be conducted by such election officers of said City of Phoenix to be hereafter named by said The Common Council and interest shall be paid in gold coin of the ballots used at said election shall be substantially in form and have printed thereon the words and figures as follows:

Funding, Park, Street Improvement and Fire Department Improvement Bond Election, City of Phoenix

To vote for the issuance of bonds, place an X in the square under the word, "Yes."

To vote against the issuance of bonds, place an X in the square under the word "No."

The indebtedness of the City of Phoenix now being in excess of four percentum of its taxable property, shall bonds be issued in the sum of Two Hundred and Fifty Thousand Dollars (\$250,000.00), for the purpose of funding the floating indebtedness up to July 1, 1913, amounting approximately to One Hundred and Twenty-five Thousand Dollars (\$125,000.00), for providing a fund to the amount of Twenty-five Thousand Dollars (\$25,000.00) for purchasing two or more tracts of land for public parks in the City of Phoenix, for providing a fund to the amount of Twenty-five Thousand Dollars (\$25,000.00) for street improvements, and for providing a fund to the amount of Seventy-five Thousand Dollars (\$75,000.00) for fire department improvements.

Yes. No.

Third: The City Recorder shall, at least twelve (12) days prior to the date of said election, to-wit: September 27, 1913, post at least five (5) copies of this resolution ordering said election in public places within the corporate limits within the said City of Phoenix and shall post a copy of said Notice or Order calling

said election at each polling place within the said City of Phoenix, provided that in addition to the posting of such notice, publication of a copy hereof shall be made in The Arizona Republican, a newspaper published in the City of Phoenix, County of Maricopa, State of Arizona, for at least thirty (30) days prior to the date of such election. That said election shall be conducted and returns thereon made in conformity with the provisions of general election laws of the State of Arizona, and in conformity with Chapter 29 of the Regular Session of the First Legislature of the State of Arizona, entitled "An Act Enabling Counties, School Districts, Cities, Towns and other Municipal Corporations to become indebted in an amount exceeding Four Percentum of the taxable property therein, etc.," and the Common Council of the City of Phoenix shall hold a special meeting on the first Monday succeeding the twelfth (12th) day from the date of such election, for the purpose of canvassing the vote cast at said election, and they shall immediately thereafter, declare the result of said election in conformity with Chapter 29 of the Regular Session aforesaid.

PASSED by The Common Council of Phoenix on the 25th day of August, A. D. 1913.

LLOYD B. CHRISTY, Mayor.  
FRANK THOMAS, City Recorder.

**UNFAIR TO GOOD MEN.**

From the Watertown (N. Y.) Standard.

The state at large will have sympathy for the splendid staff of the executive chamber in its position between two fires. Governor Sulzer demands that the force remain and Acting Governor Glynn drafts the members for work. If they quit Mr. Sulzer and he is not impeached they will lose their jobs. If they fail to answer the acting governor's call other men will be put in their places. The whole proposition is unfair. These men were organized and trained by Governor Hughes. No governor in the state has had so competent a staff. Each man is so competent that no governor would ask his politics. Every one is doing his duty faithfully and loyally. It is a shame to place such a force in danger of losing their positions.

"Alone in the Jungle" at Hart Theater today and tonight—(Adv.)

**For Sale**

Splendid 50-foot business corner on W. Washington, between Center and 7th Ave.—  
For an immediate sale (½ cash) ..... \$12,500  
This property will double in value in 3 years without a single doubt.

**DICK ERDMANS**

Board of Trade Bldg.

**Phoenix to Globe**

IN EIGHT HOURS  
On Auto Stage over scenic route by the

**ROOSEVELT DAM**

Cars each way daily; make reservations at Adams, or Commercial, or Ford hotels.

Gila Valley Auto Transfer Company